



Certificate of Incorporation

Canada Not-for-profit Corporations Act

Certificat de constitution

*Loi canadienne sur les organisations à but non
lucratif*

National Citizens Inquiry Enquête nationale auprès des citoyens

Corporate name / Dénomination de l'organisation

1569025-1

Corporation number / Numéro de
l'organisation

I HEREBY CERTIFY that the above-named
corporation, the articles of incorporation of which
are attached, is incorporated under the *Canada
Not-for-profit Corporations Act*.

JE CERTIFIE que l'organisation susmentionnée,
dont les statuts constitutifs sont joints, est
constituée en vertu de la *Loi canadienne sur les
organisations à but non lucratif*.

Hantz Prosper

Director / Directeur

2024-01-17

Date of Incorporation (YYYY-MM-DD)
Date de constitution (AAAA-MM-JJ)



Form 4001
Articles of Incorporation
Canada Not-for-profit Corporations
Act (NFP Act)

Formulaire 4001
Statuts constitutifs
Loi canadienne sur les
organisations à but non lucratif
(Loi BNL)

1	Corporate name Dénomination de l'organisation National Citizens Inquiry Enquete nationale aupres des citoyens						
2	The province or territory in Canada where the registered office is situated La province ou le territoire au Canada où est maintenu le siège SK						
3	Minimum and maximum number of directors Nombres minimal et maximal d'administrateurs Min. 5 Max. 10						
4	Statement of the purpose of the corporation Déclaration d'intention de l'organisation See attached schedule / Voir l'annexe ci-jointe						
5	Restrictions on the activities that the corporation may carry on, if any Limites imposées aux activités de l'organisation, le cas échéant None						
6	The classes, or regional or other groups, of members that the corporation is authorized to establish Les catégories, groupes régionaux ou autres groupes de membres que l'organisation est autorisée à établir See attached schedule / Voir l'annexe ci-jointe						
7	Statement regarding the distribution of property remaining on liquidation Déclaration relative à la répartition du reliquat des biens lors de la liquidation See attached schedule / Voir l'annexe ci-jointe						
8	Additional provisions, if any Dispositions supplémentaires, le cas échéant See attached schedule / Voir l'annexe ci-jointe						
9	Declaration: I hereby certify that I am an incorporator of the corporation. Déclaration : J'atteste que je suis un fondateur de l'organisation.						
<table border="0" style="width: 100%;"><tr><td style="width: 50%; text-align: center;">Name(s) - Nom(s)</td><td style="width: 50%; text-align: center;">Original Signed by - Original signé par</td></tr><tr><td style="text-align: center; padding-top: 10px;">John Graff</td><td style="text-align: center; padding-top: 10px;">John Graff</td></tr><tr><td></td><td style="text-align: center; padding-top: 10px;"><hr style="border: 0; border-top: 1px solid black; margin: 0;"/>John Graff</td></tr></table>		Name(s) - Nom(s)	Original Signed by - Original signé par	John Graff	John Graff		<hr style="border: 0; border-top: 1px solid black; margin: 0;"/> John Graff
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A person who makes, or assists in making, a false or misleading statement is guilty of an offence and liable on summary conviction to a fine of not more than \$5,000 or to imprisonment for a term of not more than six months or to both (subsection 262(2) of the NFP Act).

La personne qui fait une déclaration fausse ou trompeuse, ou qui aide une personne à faire une telle déclaration, commet une infraction et encourt, sur déclaration de culpabilité par procédure sommaire, une amende maximale de 5 000 \$ et un emprisonnement maximal de six mois ou l'une de ces peines (paragraphe 262(2) de la Loi BNL).

You are providing information required by the NFP Act. Note that both the NFP Act and the *Privacy Act* allow this information to be disclosed to the public. It will be stored in personal information bank number IC/PPU-049.

Vous fournissez des renseignements exigés par la Loi BNL. Il est à noter que la Loi BNL et la *Loi sur les renseignements personnels* permettent que de tels renseignements soient divulgués au public. Ils seront stockés dans la banque de renseignements personnels numéro IC/PPU-049.

Schedule / Annexe

Purpose Of Corporation / Déclaration d'intention de l'organisation

To support civil society efforts that recognize and uphold the supremacy of God, the rule of law, public accountability, and transparency.

Schedule / Annexe
Classes of Members / Catégories de membres

There shall be one class of members in the Corporation. Membership in the Corporation shall be available to persons interested in furthering the Corporation's purposes and who have applied for and been accepted into membership in the Corporation by resolution of the board or in such other manner as may be determined by the board. Each member shall be entitled to receive notice of, attend and vote at all meetings of the members of the Corporation.

The Board of Directors may from time to time establish by special resolution standards for members which must be met in order for new members to be accepted into Membership. Such standards shall be described in Addendum A.

There shall also be a non voting class of pseudo-members called Supporters. Supporters have no voting rights but are made up of people who assist the Corporation in its goals through donations, volunteering, and being witnesses. Supporters have no right to notice of meetings, financials, or any other notice given to Members. The Board may from time to time establish by normal resolution standards for Supporters to be accepted in the Corporation. Such standards shall be described in Addendum A of the Bylaws.

The Corporation shall have established at incorporation a Committee named the Support Group Committee whose responsibility it is to incorporate, select the initial Board, and ensure the mission and vision of the initial Founders is maintained. The Support Group Committee is granted certain rights beyond those of normal members and admission to the Committee is by design limited so that the Corporation is insulated from change that will affect its original purposes. The Support Group Committee may not be dissolved by the Board. The Support Group Committee elects a portion of the Board. Application to join the Support Group Committee is annual and there is no duty to add new members to the Support Group Committee.

Schedule / Annexe

Distribution of Property on Liquidation / Répartition du reliquat des biens lors de la liquidation

No member, director, or agent shall have any right to distribution of profits or residuals of the Corporation. Any property remaining on liquidation of the Corporation, after discharge of liabilities, shall be distributed to one or more qualified donees within the meaning of subsection 248(1) of the Income Tax Act.

Provided that persons engaged in the authorized business of the Corporation may receive compensation for that work as directed by Directors or designee, and for reasonable expenses incurred in performing his or her duties.

Schedule / Annexe
Additional Provisions / Dispositions supplémentaires

The initial Board shall consist of a number of Directors greater than three (3) that will be selected by the Support Group Committee to serve until the first election of Directors as described in provision 28.

Thereafter, the board shall consist of the number of directors specified in the articles that are multiples of five. If the articles provide for a minimum and maximum number of directors, the board shall be comprised of the fixed number of directors as determined from time to time by the members by ordinary resolution or, if the ordinary resolution empowers the directors to determine the number, by resolution of the board. The Board shall always consist of multiples of five (5) members, with the Support Group Committee electing a Director for each multiple of five each year for a three (3) year term and the members electing a Director for each multiple of five each year for a two (2) year term.

The Corporation may establish a Governance Committee that will make recommendations to the Board regarding items of governance, membership, and nominations. The Committee shall consist of the Chairman, Treasurer, Secretary, President, Board of Directors, and any Founder who applies to the Chair to be included. The Governance Committee shall meet under the same rules of notice as the Board.

When the Governance Committee meets, if the voting members of the Board of Directors are all present, and a majority votes affirmatively then the normal resolution recommendation is passed and recorded as if the Board has approved the motion. If the supermajority of the Board votes affirmatively then the special resolution recommendation is passed and recorded as if the Board has approved the motion. If the Board does not approve a recommendation of the Governance Committee then the matter is not passed by the Board of Directors.